



15-5192

KURT MADSEN

V

WILLIAM SMITH

UNITED STATES COURT OF APPEALS OCT 21 2015 : FILEUI

I APPELLEE.

MOTION FOR APPLICATION OF MALLBOX RULE AND CERTIFICATION OF DISTRECT OF COLUMBEA RECORDS.

THE APPELLANT THANKS THE COURT FOR THEIR INTEGRATY AND ETHICAL INSIGHT IN SENDING A COPY OF APPELLEE'S MOTION TO DISMISS FOR LACK OF COA. AND THE PUBLIC DOCKET. AND ORDER. I COULD IMAGINE IT WAS SOMEWHAT OF A SHOCKER TO

APPELLEE WHEN REALIZING THE CLAIM I WAS NOT "IN-CUSTORY" WAS FALSE, SAME DISTURTED TRUTH INJUSTICE.

HOWEVER, I DOUBT THE SHOCK WOULD COMPARE TO THE SHOCK, I WAS THREATEND WETH ON SEPTEMBER 29, 2014, WHICH IF I RESISTED OR SPOKE ANY FURTHER 50,000 VOLTS OF ELECTRICATY WOULD BE SENT THROUGH MY BODY.

PERHAPS APPELLE'S COUNSEL WAS SIMPLY RE-LIEING ON THE PHONE CALL I MADE TO HER GR ON THE RECORD AS IT STOOD LISHE HOD NO-CLUE PROVI THE CASE] SEPTEMBER 4,2015.

IT IS UNBELIEVABLE APPELLEE WOULD CLASM THAT I HAVE FACLED TO MAKE A SUBSTANTEAL CONSTITUTIONAL CLAIM. THE REASON I TRAVELED TO WASHENCTON O.C. FROM WASHILLESTON STATE IS BECAUSE THE CONSTITUTION IN WASHINGTON STATE IS TWISTED BEYOND THE WAX SHAPES REFERD TO BY THOMAS JEFFERSON AND THE "SAY WHAT THE LAW IS" IN MARBURY V. MADISON (1803)

IT IS TWISTED AND DEFURMED LIKE A CHOLD WITH DOWN SYMPROM, WHERE THE MOTHER DRANK HERSELF TO SLEEP AND AS SOON AS SHE AWOKE, NOW THE CHILD'S BODY IS TWISTED AND DEFORMED AND THE ELECTRONS IN HIS OR HER BRAIN DON'T FIRE THE PROPER ELECTRICAC (SHOCK)) FOR LACK OF A BETTER WORD.

WAS DRED SCOTT V. SANDFURD (1957) BY A JURIST OF REASON? IN MY OPENSON IT WAS TREASON ON THE CONSTITUTION.

20F10

UNDER THE 13TH AMENDMENT THE DISTRICT COURT HAS JURISTICATION REGARDENG CLAIMS OF INVOLUNTARY SERVITUDE, WHERE ONE IS RETURNED TO A STATE OF PEONAGE, ALSO ACTION IN AMENDENLY TO REFLECT THE STATE OF INVOLVEDARY SERVETUTE TAKE TO UNDER A POSTITUE LAW - NO ACCESS TO CITE. THE REASON I TRAVELED TO WASHINGTON D.C. WAS TO APPEAL TO THE "ONE SUPREME COURT" AND ESCAPE THE PEDMACHE SENCE WASHINGTON STATE DOES NOT COMPLY WETH THE 13TH ILMY OR 514 AFRENDMIENTS.

THE APPENCES COUNSEL IN THE DISTRECT COURT KHEW THIS. SHE PROVIDED THE "SHOCK AND AM" MUCH LORE APPELLES PRESENT COUNSEL.

SINCE THE GOVERNMENT OF THE UNITED STATES SEEMS SO BENT/THESED ON PROVIDENCE "AID AND COMFORT" TO SOMEONE [ROBERT F, KENNEDY] WHO AS THE HEAD OF THE ATTORNEY GENERALS OFFICE DEFENED THE TEAMSTERS AS THE ENEMY WETHER!"

THE APPELLANT MOTIONS THE COURT OF APPEALS TO DOCKET THE FOLLOWERS UNDER THE "MASE BOX RUE" 3 OF 10 1) ORIGINAL WRIT OF HABEAS CORPUS. (ATTACHED TO NOA)

FILED ON AUGUST 7, ZUIM IN THE SUPERIOR COURT OF THE DISTRECT OF COLUMBER, THE COURT OF APPEALS JURESDICTION.

A COPY WAS PECKINED BY THE CONFRMENT AUSA RICHARD LITTLE.

2) August 18,2014 REQUESTION REQUEST

SEMIT "FIRST-CLASS' MAIL TO LEE GATTER FIELD, ON AUGUST 15, ZUM RETURNED "FIRST-GLAST' MAIL TO THE WASHINGTON STATE GOVERNOR.

XI MAILED THE KIRST OF HABEAS BECAUSE THE AGTORNEY FASLED TO TAKE MY CALLS.

3) ASSE SEPTEMBER 22, 2014 REQUESTED FEQUEST

SENT "FIRST CLASS" MASK TO THE DITTORNEY GENRALS OFFICE.

THE WISHINGTON STATE GOVERNOR

4) JULY 13, 2015 MOTION FOR PECUSAL AND
RULE 46 OBJECTIONS.

USING A PENGLA TO ARTICULATE THE INJUSTICE WOULD BE AN INJUSTICE ITSELF.

IT'S NOT CLEAR TO ME HOW THE GOVERNMENT ACCOUNTABILITY
DEPARTMENT FUNCTIONS, PERMAPS AN INQUITY AND AUDIT IS IN ORDER!
THIS MOTION AND OBJECTIONS WAS SENT VIA E-MORE ON JULY 17, 2015

AH WETHEN THE "IN-BOX" OF THE DESTRECT COURT CLERK.

MOREOVER, IT WAS CERTIFIED "FIRST-CLASS" MASE ON JULY 19,2013.

40F10

TT WAS VERY QUICK AND CLEMEN OF THE DESTRICT COURT

TO FILE THE DENTAL OF THE COA WHILE THE PLEADING WAS

IN-ROUTE TO THE COURT, A VIOLATERS OF POSSITIVE LAW FOR THE NEGATIVE

ACT.

I MOTION THE COURT OF APPEALS ETHER OBTAIN THE

DUCUMENTS LISTED THROUGH THE ADOBE ACROSSOF DOCUMENT

CLOUP, WHEREBY THE LINKS ARE PROVIDED IN THE NOA

AND MOTION FOR RECUSAL AND RULE 46 OBJECTEONS [DATE]

OR ORDER THE TRISTEUT COURT TO MAKE THEM PART

OF THE RECURD NUNC PRUTUME OR UNIDER B

THE MALL BOY RULE!"

BOTH THE DISTRECT COURT AND APPELLEE HAD KNOWLEDGE,

I FURTHER MOTION ALL FILES, DOLUMENTS AND

RECORDS FROM THE SUPERIOR LOURT OF THE DISTRECT

OF COLUMBIA BE TRANSMETTED TO THE VALSTED STATES

COURT OF APPEALS IN THE CASES OF:

UNITED STATES V. KURT MADSEN ZO14 FUGO16322

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BERNG REFERENCE BY APPENEE AS JUSTIFICATION FOR KINDPED/
REMOVAL FROM JURES BUSINES.

STHEE THE UNITED STATES IS A PARTY, ANY INQUERY INTO EXTERDITION SHOULD HAVE TAKEN PLACE IN AN ARTICLE UMPER 18 USC & 3182 3 "INFERSOR COURT" IE. UNITED STATES DISTRICT COM

APPEMBIX A IS A COPY OF THE ORDER I WAS TO REFURN TO COURT, APPELLEE FAZLED TO TURN ME OTHER TO USING AND LEE SATTERFIELD RECORDER ERROLOUGLY CAAITAS SINCE THE DOCUMENT SAYS "HAVENG APPEARED WERN COUNSEL IN OPEN COURT!

I MOTION THE GO COUNT OF APPEALS TO REQUERE THE PARTY THE UNITED STATES, TO OBTAIN CERTIFIED TRANSCRIPTS OF THE HEARING. OF SEPTEMBER 15, 2014 AND SEPTEMBER ZO, 2014 MOREOVER, SINCE I CLASMED DOUBLE SEOFARDY, A MIBERTY UNDER THE 5TH AMERIPMENT AS ANY JURIST KNOWS.

I MOTION THE GOVERLIMIENT-THE UNITED FINTES, OBTASH CERTIFIED TRANSCREPTS OF THE A. JULY 30, 2014 AND AUGUST 27. ZON HEARINGS AT THE SUPERSOR COURT OF THE DESTREET OF COLUMNSER.

STACE THE CONSTITUTIONAL PRIVALENCE OF AN ACTICLE! SECTION 9 CLAUSE 2 WRIT OF HABEAS CORPUS INLAS

6 of 10

SUSPENDED IN THE DISTRICT OF COLUMBEA.

WHICH IS THE DISTRECT, CIRCUST, JURISDECTICAL OF THE UNSTED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBEA CIRCUTT,

I, KNOW APPELLEE COULD CARE LESS IF A PERSON IS KIDHAPPED AT THE CRACK OF DAWN, SINCE HE PERHAPS BELIEVED THE DESGLESSE OF THE TEAMSFERS UNEXH OFFICERS

IT IS EXTREEMLY DIFFELVET FOR ME TO UNDERSTAND HOW OFFICERS IN A POSITION OF PUBLIC TRUT FOR THE UNION OF THE UNITED STATES CAN STAND BEHEND THE ACTIONS OF THE JAME TYPE OF PEOPLE THAT WIAMTED PERPETUAL SLAVERY, I GHETED THE CELLEL WAR AND HAVE DRAINED THE UNITED STATES TREASURY, MOREOVER MASJOARED INDIGHT THEBES AND RAPED THE LAND OF TREES AND ANEMALS.

SLAVES BROUGHT IN MONEY FOR THEIR MASTERS. THEIR INTENT WAS TO TURN PEOPLE INTO ANIMALS,

PAYING \$10,00 TO IMPORT A PERSON AS REQUIRED UNDER ARTICLE! SECTION 78,9 CLAUSE I WAS MINAMAL TO A MASTER OF A COTTON PLANTINGON, \$1000 A DAY IS THE PAY AS IT STANDS TODAY FOR A PETIT JURIST IN LING COUNTY, WHICH HAS NOT SUMMONED A GRAND JURY STACE BECK V. WASHINGTON (1969)

DAVID BECK WAS THE TEAMSTERS UNDER PRESENELIT.

\$1000 SEEMS SO PATHETIC, HOWEVER IT'S PAY SACK TIME UP HEAR IN THE NORTH, MORE ON THAT LATER- (I'M TALKENG ABOUT THE MEGRATER) OF THE PEOPLE FROM THE SOUTH WIGHTO LOST THE CEIVEL WOR AND THESE IMPORTED PEOPLE)

MY POINT IN TRYING TO MAKE IS SINCE THE NEXT CLAUSE ONLY COST \$500. A

AM I CONSTDERD 1/2 AS IMPORTANT AS THE 3/5 IMPORTED PERSON UNDER CLAUSE 1:

AM I COUNTED AS A WHOLE PERSON UNDER ARTICLE! SECTION 2 CLAUSE ?

EVEN IF I WASH'T IFP THE PRIVILEDGE ONLY COSTS \$500 SEE SUSPENDED ARTILLE I SECTEON 9 CLAUSE Z.

HOWEVER, IT HAS COST ME SO MUCH MORE, I CAN'T CLEARLY ARTICULATE THE PAST 30 YEARS IN KENG COUNTY, MUTH THES "GOLF PENCEL" & I MIGHT ACMELL BE WASTERLE WESTER MY BLOOD AND A QUELL MADE FROM MY GRAY HAIRS, STRICE THEY SEEM TO RE ABUNDANT,

\$ 8 UF/0

USCA Case #15-5192 Document #1579979 Filed: 10/21/2015 Page 9 of 12 THE INSUSTICE

IT WAS ONLY AN EMMANZEEST INJUSTICE, LIKE THE PEOPLE VICTIMIZED BY THE MANIFEST DESTINY. - 1

IN UNITED STATES V MORELAND (1922) AN HONORABLE DECISION BY THE LOWER COURT,

IT WAS REGARDING NEGLECT TO SUPPORT HES MENOR

CHELDREN; FOUND GUILTY BY A MAJISTRATE OR COMMISSONER JUSTICE OF THE PEACE, WETHOUT INDECTMENT &

NOW THE CERTAIN PEOPLE PRETENDENCE TO SUPPORT THE UNITED STATES CONSTITUTION ARE SUPPORTING THE STATES DRUNK MOTHER DISCUSSED EARLIER.

I THINK IT IS THE ACT OF TYRANT TRAITORS AND TREASON UPON OUR UNTONS CONSTITUTION FOR A PARTY TO SUPPORT THE TEAMSTERS UNION AND THESE ACTIONS ACIASINST ME, WHETCH IS A PREPETUAL STATE OF INVOLUNITARY SERVITUDE, IN THE DAYS OF THE KELNEDY BROMERS, THEY DRAINED BILLIONS EACH YEAR, A FEW ASSASTMATIONS AND DECADES OF DISASTER THEY NOW DRACH TRELLEONS.

ONE WOULD THENK THE UNITED STATES MALTREA 1 NOT SO HONORABLE & SATTERFIELD RUNS THE SAME OPPRESSED WESTER THE DISTRICT, NO GRAND OR PETET JURYS FOR OR ARMY WOULD TEAR DOWN THEIR MARBLE CASTLE
IN THE DISTRICT, MORE LIKE SAND CASTLES V
THE UNION OF THE UNITED STATES CONSTITUTION,
CONCLUSION

THE APPELLANT REQUEST THE DOCUMENTS BE
OBTAINED BEFORE ANY FOUR ORDER IS ENTERD,

I DEINSTATE MY MOTION FOR ELECTRONIC ACCESS.

[I MAY GET OUT OF THE CAGE TODAY OCTOBER IN, 2015 AND PUN OFF THE PHANTATION] AND HAVE ACCESS TO MODERN MEANS.

INTERVENTION INTO THE INSANTY OF INVOLUNTARY

SELUTIONER, BETHG FUNDER BY THE UNITED STATES

TREASERY WHICH SHOULD BE ADDRESSED BY CONGRESSIONAL

TREASERY WHITEN SHOULD BE ADDRESSED BY CONGRESSIONAL

I FURTHER REGLEST THE APPELLER "PUBLIC TRUSTED"

SERVANT BE SENT ECF NOTICE.

OCTOBER M, 2015

\$ CORE [FOR THE] \$ OUTH "CORRECTEDING ENTETY

APPENDIX A

Case 1:14-cv-01716-RMC Document 8-9 Filed 12/10/14 Page 2 of 2



## SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CRIMINAL DIVISION

UNITED STATES

VS

KURT MADSEN

2014 FUG 016322

PDID#: 684152

DCDC#;

## ORDER FOR RETURN OF FUGITIVE UPON WAIVER

KURT MADSEN, having appeared with Counsel in open Court on September 20, 2014, and having waived further proceedings pursuant to law and indicated his/her desire to return voluntarily to the State of WASHINGTON, is hereby ORDERED detained at the District of Columbia Jail pending return to the State of WASHINGTON in the custody of the proper officials of that state; and it is FURTHER ORDERED that if KURT MADSEN has not been surrendered to the custody of a proper official of the State of WASHINGTON by September 24, 2014 (3 days, not including Saturdays, Sundays or holidays), KURT MADSEN shall be returned FORTHWITH to this Court for such further proceedings as the Court shall deem appropriate.

DATE: September 20, 2014	JUDGE JUDITH BARTNOFF			
	RETURN		THE RESERVE OF THE PROPERTY OF	TO HATE SAME SAME SAME SAME SAME SAME SAME SAM
OFFICIAL:				
	NAME AND TITLE			
	ADDRESS			
	Received by US Marshal:	Date:	Time:	